

Exhibit E

KELLOGG, HANSEN, TODD, FIGEL & FREDERICK, P.L.L.C.

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November 21, 2017

Via Electronic Mail

Aundrea K. Gulley, Esq.
Gibbs & Bruns LLP
1100 Louisiana
Suite 5300
Houston, TX 77002

Britt M. Miller, Esq.
Mayer Brown
71 South Wacker Drive
Chicago, IL 60606

Re: *Authenticom, Inc. v. CDK Global, LLC and The Reynolds and Reynolds Company*, Case No. 17-cv-318 (W.D. Wis.)

Dear Andi and Britt:

Accompanying this correspondence are deposition notices for the following witnesses:

Reynolds

- | | | |
|--------------------|--------------------|-----------------|
| 1. Bob Brockman | 4. Ronald Lamb | 7. Jon Martin |
| 2. Robert Schaefer | 5. Chris Hellyer | 8. Ed Thornhill |
| 3. Kelly Hall | 6. Thomas Schwartz | 9. Michael Hahn |

CDK

- | | | |
|--------------------|---------------------|-----------------------|
| 1. Brian MacDonald | 6. Howard Gardner | 11. Ron Frey |
| 2. Steven Anenen | 7. Daniel McCray | 12. Michael Noser |
| 3. Robert Karp | 8. Steven French | 13. Kevin Distelhorst |
| 4. Malcolm Thorne | 9. Dean Crutchfield | 14. Beth Ayotte |
| 5. Ron Workman | 10. L.A. Conver | |

Please note that the date, time, and locations are placeholders only, although all of the depositions are noticed to take place before expert reports are due given their likely relevance to those reports. We will of course work with you to find mutually agreeable times and locations, but we believe it is important to start calendaring these now given the many moving parts. We also note that the ESI protocol requires the completion of document productions for custodians before their depositions, and so that will be a consideration in scheduling these depositions.

Please do not hesitate to let me know if you would like to discuss. I look forward to working with you to make this process as efficient as possible for all parties.

Very truly yours,

s/ Michael N. Nemelka

Michael N. Nemelka

Enclosure